UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

EDGAR CHOC, individually and on behalf of all others similarly situated,

Plaintiff,

v.

CORPORATION #1 D/B/A JIMBO'S HAMBURGER PALACE; 228 WILLIS AVENUE FOOD LLC D/B/A JIMBO'S HAMBURGER PALACE; and MISAEL VIVAR,

Defendants.

Civil Action No. 1:23-cv-03886-PAE-GWG

STIPULATION TO EXTEND TIME TO FILE RESPONSIVE PLEADING

It is hereby stipulated by and between the attorneys for Plaintiff, EDGAR CHOC, ("Plaintiff"), and Defendants CORPORATION #1 D/B/A JIMBO'S HAMBURGER PALACE; 228 WILLIS AVENUE FOOD LLC D/B/A JIMBO'S HAMBURGER PALACE; and MISAEL VIVAR (collectively, "Defendants"), as follows:

WHEREAS, Plaintiff and Defendants have been conducting private settlement negotiations;

WHEREAS, Plaintiff and Defendants agree that Defendants should have additional time to answer or move with respect to the Complaint;

NOW THEREFORE, the said parties, by their attorneys, stipulate as follows:

- 1. The time for Defendants to answer or move with respect to the Complaint in the above-captioned lawsuit is hereby extended until and through August 15, 2023.
- 2. A faxed or emailed copy of this Stipulation, including the signatures of the undersigned attorneys, shall be deemed to be an original copy, for all purposes.
 - 3. This Stipulation may be signed in counterparts.

Dated: New York, New York July 9, 2023	
KATZ MELINGER PLLC	THOMPSON & SKRABANEK, PLLC
By: /s/ Nicole Grunfeld	By: Ma
Nicole Grunfeld, Esq.	J.R. Skrabanek, Esq.
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Attorneys for Plaintiff	Attorneys for Defendants
SO ORDERED this 11 day of July	. 2023.
Galriel W. Grenstein	
UNITED STATES MAGISTRATE JUDGE	